1	SCOTT N. SCHOOLS (SCBN 9990) United States Attorney
2 3	BRIAN STRETCH (CABN 163973) Chief, Criminal Division
4 5 6 7 8	DENISE MARIE BARTON (MABN 634052) Assistant United States Attorney 450 Golden Gate Avenue, Box 36055 San Francisco, California 94102 Telephone: (415) 436-7359 Facsimile: (415) 436-7234 denise.barton@usdoj.gov Attorneys for Plaintiff
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11	UNITED STATES DISTRICT COURT
12	NORTHERN DISTRICT OF CALIFORNIA
13	SAN FRANCISCO DIVISION
14 15 16 17 18	UNITED STATES OF AMERICA, Plaintiff, V. JOHN DOE aka VADINHO aka GERARDO GUILLERMO RUIZ- SANCHEZ, Defendant. CR No. 03-07-70344 BZ STIPULATION AND [PROPOSED] ORDER EXTENDING THE TIME LIMIT FOR THE EXCLUDING TIME EXCLUDING TIME
20	
21	The parties now stipulate and request that the Court enter an Order that the Preliminary
22	Hearing be removed from the August 23, 2007 calendar and be continued until September 6,
23	2007 and that time should be excluded from the Speedy Trial Act calculations from August 23,
24	2007 through September 6, 2007 for effective preparation of counsel. The Government has
25	provided discovery to the defendant and counsel for the defendant requires time to review this
26	discovery. Further, counsel for the Government and defense counsel are currently discussing
27	pre-indictment resolution of this matter. Finally, counsel for the defendant does not believe it is

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L	within his client's best interest to hold a preliminary hearing within 10 days, pursuant to Fed. R.
2	Crim. P. 5.1(c),(d). The parties represent that granting this continuance is necessary for effective
3	preparation of counsel to permit defense counsel to review discovery, taking into account the
1	exercise of due diligence. See 18 U.S.C. § 3161(h)(8)(B)(iv).
5	IT IS SO STIPULATED.
5	SCOTT N. SCHOOLS United States Attorney
, B P LO	DATED: August 23, 2007 Jense Marie Barton Assistant United States Attorney
L1 L2 L3	DATED: August 23, 2007 S/ GEORGE BOISSEAU Attorney for JOHN DOE aka VADINHO aka GERARDO GUILLERMO RUIZ-SANCHEZ
L4 L5	IT IS SO ORDERED.
L5 L6	The Preliminary Hearing shall be removed from the August 23, 2007 calendar and be
LO L7	continued until September 6, 2007. For the reasons stated above, the Court finds that the ends of
L / L8	justice served by the continuance outweigh the best interests of the public and the defendant in a
L9	speedy trial and that time should be excluded from the Speedy Trial Act calculations from
20	August 23, 2007 through September 6, 2007 for effective preparation of counsel. <u>See</u> 18 U.S.C.
21	§3161(h)(8)(A). The failure to grant the requested continuance would deny the defendant
22	effective preparation of counsel, taking into account the exercise of due diligence, and would
23	result in a miscarriage of justice. <u>See</u> 18 U.S.C. §3161(h)(8)(B)(iv).
24	DATED:
25 26 27	Honorable Joseph C. Spero United States Magistrate Judge ——
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STIPULATION AND [PROPOSED] ORDER EXTENDING THE TIME LIMIT FOR THE PRELIMINARY HEARING AND EXCLUDING TIME - CR 03-07-70344 BZ